## 

1	This Application shall be based upon this Notice, The Application to Tax	
2	Costs, the supporting Declaration of L. Trevor Grimm, the responsible attorney, the	
3	Bill of Costs, concurrently filed and served herewith, the records and files in this	
4	action, and upon such other oral and/or documentary evidence as may be presented at	
5	the time of the hearing, if any.	
6		
7	Dated: October 21, 2010	MANNING & MARDER KASS, ELLROD, RAMIREZ LLP
8		D /-/
9		By: /s/ L. Trevor Grimm
10		Attorneys for Defendants,
11		Attorneys for Defendants, COUNTY OF LOS ANGELES, CASEY CHESIER, CRISTINA MARTINEZ and ADAM PRUITT
12		ADAM FROIT
13		
14		
15		
16		
17		
18 19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

APPLICATION TO TAX COSTS Defendants COUNTY OF LOS ANGELES, CASEY CHESHIER, ADAM PRUITT and CHRISTINA MARTINEZ brings the instant Application to Tax Costs after Judgment was entered by the Court for Defendants against Plaintiff. Defendants are the prevailing party in this action and costs were awarded. A true and correct copy of the Judgment on the Verdict for Defendants is attached hereto as Exhibit A. This application in the amount of \$5,623.60 is based on the attached Bill of Costs, Itemization of Costs and supporting document of invoices. Said costs were necessarily incurred in the litigation of this case and are recoverable pursuant to 28 U.S.C. § 1920, and Local Rule 54. 

**DECLARATION OF L. TREVOR GRIMM** 

I, L. Trevor Grimm, declare as follows:

- 1. I am an attorney with the law firm of Manning & Marder, Kass, Ellrod, Ramirez LLP, counsel of record for Defendants, COUNTY OF LOS ANGELES, CASEY CHESHIER, ADAM PRUITT and CHRISTINA MARTINEZ in the above matter. The following facts are within my personal knowledge and, if called as a witness, I could and would competently testify thereto.
- 2. Judgment was entered by the Court for Defendants against Plaintiff. Defendants are the prevailing parties in this action, whom are entitled to costs. A true and correct copy of the Judgment on the Verdict for Defendants is attached hereto as Exhibit A.
- 3. I have personally reviewed the attached Bill of Costs for the above case. The items claimed as costs are correct and have been necessarily incurred in the defense of this case. The services for which fees have been charged were actually and necessarily performed and the costs have been either paid for or the obligation for payment has been incurred by the defendant.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on October 21, 2010, at Los Angeles, California.

/s/ L. Trevor Grimm

L. Trevor Grimm